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BEFORE THE ARIZONA CORPORATION COMMISSION RECEIVED

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AZ CORP COMMISSION

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Arizona Corporation Commission DOCKETED

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COMMISSIONERS

KRISTIN K. MAYES, Chairman **GARY PIERCE**

PAUL NEWMAN SANDRA D. KENNEDY

5 **BOB STUMP**

IN THE MATTER OF:

SECURE RESOLUTIONS, INC., an Arizona corporation.

DOUGLAS COTTLE and KYLA COTTLE, husband and wife.

Respondents.

PROCEDURAL ORDER (Vacates Status Conference)

DOCKET NO. S-20677A-09-0256

BY THE COMMISSION:

On May 21, 2009, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing ("Notice") against Secure Resolutions, Inc. ("SRI") and Douglas Cottle and Kyla Cottle, husband and wife (collectively "Respondents"), in which the Division alleged multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of stock, notes, warrants and/or investment contracts.

The Respondents were duly served with copies of the Notice.

On June 8, 2009, a request for hearing was filed by the Respondents, Douglas and Kyla Cottle. A request for hearing was also filed on behalf of SRI, but it could not be determined by whom the request was filed.

On June 12, 2009, by Procedural Order, a pre-hearing conference was scheduled on June 30, 2009.

On June 24, 2009, the Cottle Respondents filed a Motion for a Continuance in order to obtain legal counsel and to file an Answer. The Division did not object to this request.

On June 26, 2009, by Procedural Order, the pre-hearing conference was continued to July 23, 2009.

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On July 23, 2009, at the pre-hearing conference, the Division appeared with counsel and Respondents appeared on their own behalf. The parties indicated that they are discussing a possible resolution of the proceeding by means of a Consent Order and requested that a status conference be scheduled in approximately 45 days. By Procedural Order, a status conference was scheduled on September 24, 2009.

On September 22, 2009, Notice of Appearance of counsel for Respondents was filed and subsequently corrected to indicate that only the Cottle Respondents were being represented by counsel.

On September 24, 2009, the Division and Cottle Respondents appeared through counsel. Counsel for the Division indicated that a settlement has not yet been concluded between the parties and requested that a status conference be scheduled in approximately 45 days. The parties also agreed to the scheduling of a hearing in February 2010 to last approximately two weeks, if they are unable to conclude a form of Consent Order for Commission approval.

On September 25, 2009, by Procedural Order, dates for a status conference and hearing and other procedural matters were ordered.

On November 17, 2009, counsel for the Cottle Respondents filed an application to withdraw as their counsel indicating that the Cottle Respondents had been notified in writing of the status of the case including the dates and times of all proceedings and all procedural matters. It was further indicated that Respondents had sought Chapter 7 bankruptcy protection and no longer desired legal representation in this proceeding.

On November 18, 2009, the bankruptcy attorney for the Cottles filed a Notice of Automatic Stay pursuant to 11 USC § 362(a)(1) of the United States Bankruptcy Code with respect to the Cottle Respondents.

On November 19, 2009, at the status conference, the Division appeared with counsel and the Respondents' attorney who had filed an application to withdraw as their counsel appeared. Respondents were not present. A brief discussion ensued and the proceeding was recessed.

On November 20, 2009, the Division filed its Response to Respondents' Petition to Enforce

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Automatic Stay. With the filing of its Response, the Division caused a copy of its filing to be mailed to the Cottles' bankruptcy counsel. The Division, in its Response, pointed out that the Automatic Stay did not preclude the Commission's action regarding possible violations of the Act because the Division's action on behalf of the Commission falls within its police or regulatory powers, and are exempt from the Automatic Stay pursuant to 11 USC § 362(b)(4). Further, the Division cited a number of cases in support of its position and also included a copy of a previously secured release of an Automatic Stay granted on January 26, 2006, by the United States Bankruptcy Court as an exhibit to its filing in this proceeding before the Commission.¹

On December 3, 2009, by Procedural Order, counsel for the Cottle Respondents in the proceeding was permitted to withdraw, and absent a specific stay from the bankruptcy court which ordered the Commission to stay its action herein, the parties were ordered to appear for the hearing as scheduled.

On January 5, 2010, a Notice of Appearance of Counsel for the Cottle Respondents was filed by the Baker Law Firm, LLC by Mr. Michael S. Baker.

On January 7, 2010, a teleconference was held with the Division and Respondents represented by counsel. A discussion related to the exchange of Witness Lists and Exhibits took place and Respondents requested a continuance which was denied.

On January 19, 2010, Respondents filed an Expedited Motion for Order to Disclose Information by Securities Division Re-Urging of Original Motion to Continue ("Expedited Motion").

On January 20, 2010, the division filed Securities Division's Motion to Allow Telephonic Testimony citing relevant case law and prior Commission proceedings where such testimony had been permitted.

This release had been secured with respect to another proceeding in Docket No. S-03550A-04-0000 in which the Respondents, Arthur B. Cooper and Linda A. Cooper, sought bankruptcy protection. Therein, the Court found as follows:

[&]quot;1) The Arizona Corporation Commission is a governmental agency enforcing its police and regulatory power;

²⁾ Pursuant to 11 U.S.C. § 362(b)(4), police and regulatory actions commenced by the Arizona Corporation Commission are not stayed by these bankruptcy proceedings; and,

³⁾ The Arizona Corporation Commission may proceed with their investigation, and also proceed to exercise their regulatory powers as provided by law.

Specifically, the Court recognizes the authority of the Arizona Corporation Commission to enter Orders in administrative and civil proceedings, including but not limited to, those that provide for injunctive relief, for penalties, for restitution and for the revocation of licenses as provided by law; however, the Arizona Corporation Commission may not attempt to execute upon any monetary judgment so long as the Bankruptcy Court has jurisdiction over the debtor."

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On January 27, 2010, the Division filed its response to Respondents' Expedited Motion. The Division cited relevant law to deny the Expedited Motion. Subsequently, by Procedural Order, Respondents' Expedited Motion was denied as was the request to continue the proceeding.

Additionally, on January 27, 2010, Respondents filed Respondents' Response to Securities Division's Motion to Allow Telephonic Testimony. Respondents argued that they would be denied due process and cited case law in support of their position.

On January 29, 2010, by Procedural Order, the Division's Motion to Allow Telephonic Testimony was granted, and the hearing was to commence on February 8, 2010, as previously ordered.

On February 8, 2010, prior to the outset of the hearing, the parties telephonically requested that the hearing be continued until February 9, 2010 because they were negotiating to settle the proceeding.

On February 9, 2010, the Division and the Cottle Respondents filed a Joint Stipulation to Continue the proceeding because they had reached a settlement with respect to the Cottle Respondents and would submit a proposed Consent Order for Commission approval at the Commission's March 18, 2010, Open Meeting. The parties further requested that a proceeding be scheduled after March 22, 2010, in the event the Consent Order was not approved. The Division further indicated that it was working to resolve the remaining issues with respect to SRI.

On February 10, 2010, by Procedural Order, the stipulation was granted, the hearing was vacated and a status conference was scheduled on March 31, 2010.

On February 18, 2010, counsel for the Cottle Respondents filed a Motion to Withdraw as counsel for SRI stating that he had erroneously included SRI in his January 5, 2010, Notice of Appearance and SRI had not authorized him to appear on its behalf.

On February, 25, 2010, by Procedural Order, the Baker Law firm, LLC, by Mr. Michael S. Baker, was granted leave to withdraw its representation with respect to SRI, and a status conference was scheduled on March 31, 2010, in the event the Cottle Consent Order was not approved.

On March 18, 2010, the Commission approved the Consent Order with respect to the Cottle Respondents, negating the need for the status conference.

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disclosed that SRI had filed for bankruptcy.

Upon a review of this matter, it was determined that as of the initial pre-hearing conference on July 23, 2009, that a valid request for hearing had not been filed on behalf of Respondent SRI. Subsequently, all counsel involved in the proceeding who represented the Cottle Respondents indicated that they did not represent SRI. Commission records further reveal that SRI's corporate status was revoked on October 29, 2009, for failure to file its Annual Report. Additionally, it was

Under the circumstances, the status conference scheduled on March 31, 2010, should be vacated, and the Division should take whatever steps it deems necessary to close the docket with respect to SRI.

IT IS THEREFORE ORDERED that the status conference scheduled on March 31, 2010, is hereby vacated.

IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 – Unauthorized Communications) applies to this proceeding as the matter is now set for public hearing.

IT IS FURTHER ORDERED that withdrawal or representation must be made in compliance with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Rule 42 of the Rules of the Arizona Supreme Court). Representation before the Commission includes appearances at all hearings and procedural conferences, as well as all Open Meetings for which the matter is scheduled for discussion, unless counsel has previously been granted permission to withdraw by the Administrative Law Judge or the Commission.

IT IS FURTHER ORDERED that all parties must comply with Rules 31 and 38 of the Rules of the Arizona Supreme Court and A.R.S. § 40-243 with respect to the practice of law and admission *pro hac vice*.

. . .

1	IT IS FURTHER ORDERED that the Presiding Administrative Law Judge may rescind, alter,
2	amend, or waive any portion of this Procedural Order either by subsequent Procedural Order or by
3	ruling at hearing.
4	DATED this day of March, 2010.
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7	MARC E. STERN
8	ADMINISTRATIVE LAW JUDGE
9	Copies of the foregoing mailed/delivered
10	this And day of March, 2010 to:
11	Michael S. Baker THE BAKER LAW FIRM, LLC
12	702 East Coronado Road Phoenix, AZ 85006
13	Attorney for Cottle Respondents
14	Matt Neubert, Director Securities Division
15	ARIZONA CORPORATION COMMISSION 1300 West Washington Street
16	Phoenix, AZ 85007
17	ARIZONA REPORTING SERVICE, INC. 2200 North Central Avenue, Suite 502
18	Phoenix, AZ 85004-1481
19	By: Abnoyles
20	Debra Broyles Secretary to Marc E. Stern
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